CT O		RICT (WASI E			N				
]	NO. M	⁄Ј11-	533					
]	DETE	NTIC	ON O	RDE	ER			
olati	lation	of 8 U	J.S.C	. § 13	326(a	a)			
on he	n heai	ring pu	ırsuar	nt to 1	18 U	.S.C	. § 31	42(f), a	and
of re	of reas	ons fo	r dete	entior	n her	eafte	er set i	forth, f	inds
<u>1EN</u>	ENT (OF RE	EASO	NS F	OR I	<u>DET</u>	<u>ENTI</u>	<u>ON</u>	
20.).								
een p	en pla	ced on	defe	ndanı	t by t	the U	Jnited	States	3
entio	ntion,	due to	the i	immi	grati	on d	etaine	er lodge	ed
is co	cont	inued (deten	tion i	f the	re is	a cha	nge in	
15 00	, cont	inucu (actor	.1	ItiOii I	Ition ii tiic	HIOH II LICIC 15	HIOH II HICIC IS a Cha	ntion if there is a change in

Page 1

IT IS THEREFORE ORDERED:

- (1) Defendant shall be detained and shall be committed to the custody of the Attorney General for confinement in a correction facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel;
- (3) On order of a court of the United States or on request of an attorney for the government, the person in charge of the corrections facility in which defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
- (4) The Clerk shall direct copies of this Order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 26th day of October, 2011.

JAMES P. DONOHUE

United States Magistrate Judge

ames P. Donoane